Exhibit A **Inmate File of Rodney Julius Owens**

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07/09/2006	LEE 21:58:27	COUNTY SHERIFF INMATE RELEASE		PAGE 1
BOOKING NO: 0	: 060000608	==========		
INMATE NAME: ALIAS: ALIAS: ADDRESS: CITY/ST/ZIP: HOME PHONE: DOB: PLCE BIRTH: STATE: M. STATUS: RELIGION: GANG ASSOC: SCARS/TATTOOS KNOWN ENEMIES REMARKS	AGE: COLUMBUS GA BAP :	● 46 NEXT OF KIN	WT: 150 COMPLEX: SSN: SSN: DL ST: SID: LOCID: 3190	HAIR: BRO EYES: BLU DLN:
		NEXT OF KIN		
NEXT OF KIN:	: JOHNNY OWENS		RELATIONSHIP:	
CITY/ST/ZIP:			PHONE:	0.00
REMARKS:	•			
		- EMPLOYER INFO)	
ADDRESS: CITY/ST/ZIP:	: Y : SELF EMPLOYED , 000-000-0000		·	
HANDICAPPED: GLASSES: MEDICAL NEEDS: PHYSICIAN: REMARKS:	N NEEDS: N		0-000-0000	·
REMARKS:				
ADD. PROPERTY:	\$30.00 STREET CLOTHES 1LIGHTER, 1NECKLAC 1CAP, 1BOX CIG, 1PA	E,1BELT		
			INFORMATION, MEDIND IT TO BE TRUE A	
BOOK OFFICER:	43034	DATE:	TIME:	

07/09/2006	21:58:27				FF'S OFF SE SHEET			PAGE	2
BOOKING NO: 06				: OWEN	IS RODNE	Y JUL	IUS		
COURT: JUDGE: REMARKS: REMARKS:				===== ATTORN	IEY ON R PHO		00-000-0000		
BOOK DATE:	02/03/2006	BOOK 7	rime:	17:30	BOOK T	YPE: 1	NORMAL		
ARREST DATE: ARREST DEPT: ARRST OFFICER: PROJ. RLSDATE: SEARCH OFFCR: TYPE SEARCH: INTOX RESULTS: HOLDS: AGENCY: AGENCY:	LCSO SURRETT 00/00/0000 SCROGGINS PAT		EASON: EASON:	CELL CLAS WO	NG OFFICASSIGNMI MEAL CO FACILI SIFICATI RK RELEA	ENT: ODE: (ITY: (ION:	02 STATE 01 COUNTY JA	.IL	
AGENCY: AGENCY: NOTES: NOTES: NOTES:			EASON:						
RELEASE DATE:	07/09/2006	====== RELEASI	E TIME	: 21:5	8 #	==== DAYS	SERVED: 157		-==
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I HAVE READ THE	ABOVE ACCOU	NTING C	F MY I	PERSON.				.======	===
information, mon inmate: log	zy Oun	ER PROP	_ DAT			TIME		CUKATE.	
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LEE COUNTY SHERIFF'S OFFICE

INMATE CHARGE SHEET 3 PAGE 07/09/2006 21:58:27

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS

CHARGE NO: 1 DISPOSITION: RELEASED HOLD: Y

OF COUNTS: ALA STATUTE:

OFFENSE: RECEIV STOL PROP II (NOL PROSS) WARRANT #:

CASE #:

FINE: \$0.00 BOND AMT:

BAIL AMT:

SENTENCE DATE: 00/00/0000 INIT APPEAR: 00/00/0000

RELEASE DTE: 07/09/2006

ARST AGENCY: LCSO ARREST DATE: 02/03/2006

ARST OFFICR: SURRETT COUNTY: LEE

JUDGE: COURT:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS: COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

CHARGE NO: 2 DISPOSITION: RELEASED HOLD: N

OF COUNTS: 1 ALA STATUTE:

OFFENSE: TOP III (NOL PROSSED) WARRANT #:

CASE #:

BAIL AMT:

FINE: \$0.00 BOND AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 07/09/2006

ARST AGENCY: LCSO ARREST DATE: 02/28/2006

ARST OFFICR: INGRAM COUNTY:

JUDGE: COURT: DIST ATTORNEY: DEF ATTORNY:

COMMENTS: COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

CHARGE NO: 3 DISPOSITION: RELEASED HOLD: N

OF COUNTS: 1 ALA STATUTE:

WARRANT #: OFFENSE: BURG III (2YRS)

CASE #:

FINE: \$0.00 BOND AMT: 3000

BAIL AMT:

SENTENCE DATE: 00/00/0000 INIT APPEAR: 00/00/0000

RELEASE DTE: 07/09/2006

ARREST DATE: 02/28/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY:

JUDGE: COURT:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS: COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

LEE COUNTY SHERIFF'S OFFICE

07/09/2006 21:58:27 INMATE CHARGE SHEET PAGE 4 ______

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS

CHARGE NO: 4 DISPOSITION: RELEASED HOLD: N

OF COUNTS: ALA STATUTE:

WARRANT #: OFFENSE: BURG III(2YRS)

CASE #: 0602-133.01

FINE: BOND AMT: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000 SENTENCE DATE: 00/00/0000

RELEASE DTE: 07/09/2006

ARREST DATE: 03/01/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY: COURT: JUDGE:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS: COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

CHARGE NO: 5 DISPOSITION: RELEASED HOLD: N

OF COUNTS: 1 ALA STATUTE:

WARRANT #: OFFENSE: TOP III (NOL PROSSED)

CASE #: 0602-133.01

BOND AMT: FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000 SENTENCE DATE: 00/00/0000

RELEASE DTE: 07/09/2006

ARREST DATE: 03/01/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY:

JUDGE: COURT:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS: COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

WARRANT #:

CHARGE NO: 6 DISPOSITION: RELEASED

OF COUNTS: ALA STATUTE:

OFFENSE: ATT TOP(NOL PROSSED)

CASE #: CC2006000335.05

FINE: \$0.00 BOND AMT:

BAIL AMT:

SENTENCE DATE: 00/00/0000 INIT APPEAR: 00/00/0000

RELEASE DTE: 07/09/2006

ARREST DATE: 00/00/0000 ARST AGENCY:

COUNTY: ARST OFFICR:

COURT: JUDGE: DIST ATTORNEY: DEF ATTORNY:

COMMENTS:

COMMENTS:

COMMENTS: INMATE RELEASED BY L43D39

		C :=						
02/03/2006	17:41:59	LEE		SHERIFF	'S OFFICE SHEET		PAGE	1
BOOKING NO: 0	060000608	======	======	======	=======		-	
	COLUMBUS	OR. 191901 AGE:	4 6	AT III YATIOOTII ILA	COMPI S DL S	WT: 150	SEX: F HAIR: BRO EYES: BLU DLN:	
STATE OF ALAB UNIFIED JUDIC LEE COUNTY FO	IAL SYSTEM	CON	ИМІТТА	L TO CU	STODY	1.c.00.00	SE NUMBER S(Y) -335.2 YR Case No.	25
Burahry-16 Oncarrent a	the custody of the Defension of the burk of the bond is hereby set	Sheriff of	nt to 1 2 yes	5 48 1	CASE NO.	TY, ALABAMA L. CO 336 L. CO 36 L. CO	COURT OF	4
IMPOUND LOT: REMARKS: REMARKS:		s (1940-29) s 200-21				· · · · · · · · · · · · · · · · · · ·		
HAVE READ THE INFORMATION,	E ABOVE ACCO	DUNTING THER PR	OPERTY	TE:	ND IT TO	TION, MEDIC BE TRUE AN	CAL ND ACCURATE.	-

PAGE

1

LEE COUNTY SHERIFF'S OFFICE 05/19/2006 09:09:46 INMATE CHARGE SHEET

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS

CHARGE NO: 1 DISPOSITION: OPEN HOLD: Y

ALA STATUTE: # OF COUNTS:

OFFENSE: RECEIVING STOLEN PROPERTY 2ND WARRANT #:

CASE #:

BOND AMT: 3,000.00 FINE: \$0.00

BAIL AMT: 3,000.00

INIT APPEAR: SENTENCE DATE:

RELEASE DTE:

ARREST DATE: 02/03/2006 ARST AGENCY: LCSO

ARST OFFICR: SURRETT COUNTY: LEE

> COURT: JUDGE:

DEF ATTORNY: DIST ATTORNEY:

COMMENTS: COMMENTS:

NOI Pross COMMENTS:

OFFENSE TYPE:

LEGAL STATUS: NOTES:

NOTES: NOTES:

Bonded Out: Preliminary Hearing:

Waived/Bound Over to GJ: Indicted: Arraigned: Guilty Plea:

Plea on Information: Guilty Verdict: Not Guilty Verdict: Dismissed:

Bond Revoked: Bond Reinstated:

Awaiting Probation: Probation Revoked: Probation Reinstated: Court Ordered Rehab:

Returned from Rehab: Sent to D.O.C.: LEE COUNTY SHERIFF'S OFFICE

PAGE

05/19/2006 09:09:46 INMATE CHARGE SHEET _____

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS _______

CHARGE NO: 2 DISPOSITION: OPEN HOLD: N

ALA STATUTE: # OF COUNTS:

OFFENSE: TOP III WARRANT #:

CASE #:

BOND AMT: 1000 FINE: \$0.00

BAIL AMT: SENTENCE DATE: INIT APPEAR:

RELEASE DTE:

ARREST DATE: 02/28/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY: JUDGE: COURT:

DEF ATTORNY: DIST ATTORNEY:

COMMENTS: COMMENTS: Not Prox COMMENTS:

OFFENSE TYPE:

LEGAL STATUS: NOTES: NOTES: NOTES:

Preliminary Hearing: Bonded Out:

Indicted: Waived/Bound Over to GJ: Guilty Plea: Arraigned:

Guilty Verdict: Plea on Information: Dismissed:

Not Guilty Verdict: Bond Revoked: Bond Reinstated:

Probation Revoked: Awaiting Probation: Probation Reinstated: Court Ordered Rehab:

Returned from Rehab: Sent to D.O.C.: LEE COUNTY SHERIFF'S OFFICE INMATE CHARGE SHEET

PAGE

3

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS _______

CHARGE NO: 3 DISPOSITION: OPEN HOLD: N

OF COUNTS: ALA STATUTE:

WARRANT #: OFFENSE: BURG III

II Zyps concurs CASE #:

FINE: \$0.00 BOND AMT: 3000

BAIL AMT: SENTENCE DATE:

INIT APPEAR: RELEASE DTE:

ARREST DATE: 02/28/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY: JUDGE: COURT:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS:

COMMENTS: 24-

OFFENSE TYPE:

LEGAL STATUS: NOTES:

NOTES: NOTES:

COMMENTS:

05/19/2006 09:09:46

Preliminary Hearing: Bonded Out:

Indicted: Waived/Bound Over to GJ: Guilty Plea:

Arraigned: Guilty Verdict: Plea on Information:

Dismissed: Not Guilty Verdict:

Bond Reinstated: Bond Revoked:

Probation Revoked: Awaiting Probation: Court Ordered Rehab:

Probation Reinstated: Sent to D.O.C.: Returned from Rehab:

LEE COUNTY SHERIFF'S OFFICE INMATE CHARGE SHEET PAGE 09:09:46 4 05/19/2006 BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS ______ CHARGE NO: 4 DISPOSITION: OPEN HOLD: N # OF COUNTS: ALA STATUTE: WARRANT #: OFFENSE: BURG III CASE #: 0602-133.01 Z 4M. Concus FINE: \$0.00 BOND AMT: 3000 BAIL AMT: SENTENCE DATE: INIT APPEAR: RELEASE DTE: ARST AGENCY: LCSO ARREST DATE: 03/01/2006 COUNTY: ARST OFFICR: INGRAM JUDGE: COURT: DIST ATTORNEY: DEF ATTORNY: COMMENTS: COMMENTS: COMMENTS: _____

OFFENSE TYPE: LEGAL STATUS: NOTES:
NOTES:
NOTES:

Preliminary Hearing: Bonded Out: Indicted: Waived/Bound Over to GJ: Guilty Plea: Arraigned: Guilty Verdict: Plea on Information: Dismissed: Not Guilty Verdict: Bond Reinstated: Bond Revoked: Probation Revoked: Awaiting Probation: Court Ordered Rehab: Probation Reinstated: Sent to D.O.C.: Returned from Rehab:

LEE COUNTY SHERIFF'S OFFICE INMATE CHARGE SHEET

PAGE

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS

CHARGE NO: 5 DISPOSITION: OPEN HOLD: N

ALA STATUTE: # OF COUNTS:

OFFENSE: TOP III WARRANT #:

CASE #: 0602-133.01

09:09:46

BOND AMT: 1000 FINE: \$0.00

BAIL AMT:

INIT APPEAR: SENTENCE DATE:

RELEASE DTE:
ARREST DATE: 03/01/2006 ARST AGENCY: LCSO

ARST OFFICR: INGRAM COUNTY:

COURT: JUDGE:

DEF ATTORNY: DIST ATTORNEY:

COMMENTS:

COMMENTS: Nof Pross

OFFENSE TYPE: -

OFFENSE TYPE: -LEGAL STATUS: -

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05/19/2006

Bonded Out: Preliminary Hearing:

Waived/Bound Over to GJ: Indicted:

Arraigned: Guilty Plea: Plea on Information: Guilty Verdict:

Not Guilty Verdict:

Dismissed:

Bond Revoked: Bond Reinstated: Awaiting Probation: Probation Revoked:

Probation Reinstated: Court Ordered Rehab:

Returned from Rehab: Sent to D.O.C.:

LEE COUNTY SHERIFF'S OFFICE 09:09:46 INMATE CHARGE SHEET ______

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY JULIUS

PAGE

6

CHARGE NO: 6 DISPOSITION: OPEN HOLD: N

ALA STATUTE: # OF COUNTS: WARRANT #:

OFFENSE: ATT TOP

CASE #: CC2006000335.05

BOND AMT: 300.00 \$0.00 FINE:

BAIL AMT: 300.00

INIT APPEAR: SENTENCE DATE:

RELEASE DTE:

ARST AGENCY: ARREST DATE: COUNTY: ARST OFFICR:

> COURT: JUDGE:

DIST ATTORNEY: DEF ATTORNY:

COMMENTS: Not Pross COMMENTS:

COMMENTS: OFFENSE TYPE:

LEGAL STATUS: NOTES:

NOTES: NOTES:

Preliminary Hearing: Bonded Out:

Indicted: Waived/Bound Over to GJ:

Guilty Plea: Arraigned: Guilty Verdict: Plea on Information:

Dismissed:

Not Guilty Verdict:
Bond Revoked: Bond Reinstated:

Probation Revoked: Awaiting Probation: Probation Reinstated: Court Ordered Rehab:

Sent to D.O.C.: Returned from Rehab:

	LEE COUNTY SHERIFF'		
02/03/2006		ORM =========	PAGE 2 ====================================
Booking No	o: 060000608 Date: 02/03/2006 Time:	17:30 Type: ility: COUNTY	NORMAL JAIL
	me: OWENS RODNEY J OB: 01/05/10060 Age: 46 SSN: 250		W Sex: F 5'11" Weight: 150
13.	Have you recently been hospitalized	or treated by	a doctor?
14.	Do you currently take any non-presc prescribed by a doctor?	ription medica	tion or medication
	Are you allergic to any medication?		
16.	Do you have any handicaps or condit	ions that limi	t activity?
17.	Have you ever attempted suicide or	are you thinki	ng about it now?
18.	Do you regularly use alcohol or str	eet drugs?	
19.	Do you have any problems when you s	op drinking o	r using drugs?
7 20.	Do you have a special diet prescribe	ed by a physic	ian?
21.	Do you have any problems or pain with	th your teeth?	
/22.	Do you have any other medical proble	ems we should	know about?
	13- Lemonths 201 Cu	in a S	
	14 Bane Class. Tulen	018	
	T I SOME SHOW I THE		
I HAVE REAL TRUE AND AC	D THE ABOVE ACCOUNTING OF MY MEDICAL ACCURATE.	ASSESSMENT ANI	O I FIND IT TO BE
INMATE:	Loly Clare DAT	'E:	TIME:
BOOK OFFICE	ER: DAT	'E :	TIME:

Case 3:06-cv-00540-MEF-SRW Document 13-2 Filed 09/20/2006 Page 14 of 40

LEE COUNTY SHERIFF'S OFFICE PAGE INMATE CHARGE SHEET 17:41:59 02/03/2006 INMATE NAME: OWENS RODNEY J BOOKING NO: 060000608 CHARGE NO: 1 DISPOSITION: OPEN HOLD: Y # OF COUNTS: ALA STATUTE: OFFENSE: RECEIVING STOLEN PROPERTY 2ND WARRANT #: CASE #: \$0.00 FINE: BOND AMT: 3,000.00 BAIL AMT: 3,000.00 SENTENCE DATE: 00/00/0000 INIT APPEAR: 00/00/0000 RELEASE DTE: 00/00/0000 ARST AGENCY: LCSO ARREST DATE: 02/03/2006 COUNTY: LEE ARST OFFICR: SURRETT JUDGE: COURT: DIST ATTORNEY: DEF ATTORNY: COMMENTS: COMMENTS:

COMMENTS:

added 2-28-06

Burg III 3.000 Dingiam

Top III 1.000 Dingiam

02/03/2006	LEE COUNTY SHERIFF'S OFFICE 17:41:59 MEDICAL SCREENING FORM PAGE 1
	060000608 Date: 02/03/2006 Time: 17:30 Type: NORMAL ill: LEE COUNTY Facility: COUNTY JAIL
	: OWENS RODNEY J Race: W Sex: F : OWENS RODNEY J Height: 5'11" Weight: 150
	Is inmate unconscious?
2.]	Does inmate have any visible signs of trauma, illness, obvious pain and bleeding, requiring immediate emergency or doctor's care?
3.	Is there obvious fever, swollen lymph nodes, jaundice or other evidence of infection that might spread through the facility?
	Any signs of poor skin condition, vermin, rashes or needle marks?
 5. I	Does inmate appear to be under the influence of drugs or alcohol?
<u> </u>	Any visible signs of alcohol or drug withdrawal?
<u> </u>	Does inmate's behavior suggest the risk of suicide or assault?
1 8. 1	Is inmate carrying any medication?
) 9. E	Does the inmate have any physical deformities?
10 [Ooes inmate appear to have psychiatric problems?
	oo you have or have you ever had or has anyone in your family ever had any of the following?
∭ a	. Allergies \mathcal{N} f. Fainting Spells \mathcal{N} k. Seizures
• 1	. Arthritis \mathcal{L} g. Hearing Condition \mathcal{L} 1. Tuberculosis
<u> </u>	. Asthma $\underline{\hspace{1cm}}$ h. Hepatitis $\underline{\hspace{1cm}}$ m. Ulcers
M d	. Diabetes $\underline{\hspace{1cm}}$ i. High Blood Pressure $\underline{\hspace{1cm}}$ $\hspace{1c$
, e	. Epilepsyj. Psychiatric Disordero. Other (Specify)
Other:	1 so als 202
	Seizules

12. For females only:

a. Are you pregnant?

b. Do you take birth control pills?

c. Have you recently delivered?

LEE COUNTY SHERIFF'S OFFICE INMATE BOOKING SHEET

2

PAGE

02/03/2006

17:41:59

BOOKING NO: 060000608 INMATE NAME: OWENS RODNEY J

ATTORNEY ON REC: COURT:

PHONE: 000-000-0000 JUDGE:

REMARKS: REMARKS:

BOOK DATE: 02/03/2006 BOOK TIME: 17:30 BOOK TYPE: NORMAL

BOOKING OFFICER: DIX ARREST DATE: 02/03/2006

CELL ASSIGNMENT: F1 ARREST DEPT: LCSO

LEE COUNTY MEAL CODE: 01 ARRST OFFICER: SURRETT FACILITY: 01 COUNTY JAIL PROJ. RLSDATE: 00/00/0000

SEARCH OFFCR: SCROGGINS CLASSIFICATION: WORK RELEASE: N TYPE SEARCH: PAT

INTOX RESULTS:

HOLDS: Y REASON: AGENCY: GES

REASON: 706-653-4225 AGENCY: Muscegee REASON:

REASON: AGENCY:

NOTES: NOTES: NOTES:

PROPERTY ENVEI

		***	FOR CASHIE	EN USE UNLT	
	INMATE'S		INSTITUTION	// 1.5.2	1
	NAME Owens, R	Mney			
	ICN NO				
	CC NO	,		4 3	
	DATE 02/03/	06		الأمال	w.
	CORRECTION Scrop	gins		X 4	Q2
	SHIELD NO. 430	20			•
	STREED NO.	^			
2					****
	Money \$ 30 0	6	Annah Marian Cara		-
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	Lighter	Pr.Earring		Persona Eveglas	
	Keys	Bracelet/W		Eyeglas Belt	ses
	Pr.Shoelacesl	Necklace/N		Deit	
Other	CAP, BOX OF C	igarette	Syloncko	Foum	
		.	Mary Const		
PRO NAM	SIGNATURE OF INMATE PERTY RECEIVED FROM INMATE E OF EMPLOYEE AND ID#	1	PERTY LISTED. ORIGINAL (ID)	3/06 43020 02/03/0	io
ON _	SIGNATURE OF INMATE DESIGNE	E /	EDGE THE RETURN	OF MY PROPERTY	
	RTY RETURNED TO INMATE/DE OF EMPLOYEE AND ID#	SIGNEE BY:			
!		(PRINT)	(ID #)		
SIGNAT	URE OF EMPLOYEE				
'				DATE	

:B3716=3

ALE AMA DEPARTMENT OF CORRECTIONS
INMATE SUMMARY AS OF 06/28/2006

INST: 241 CODE: CRSUM

IIS: 00/247222

INMATE: DWENS, RODNEY JULIUS

RACE: W SEX: M

INST: 241 M LIEE

DORM: OO JAIL CR: OODY 04M 08D

)08: 04.000

SSN: 2

VIDM DT: 06/09/2006 DEIAD FILMER DODY DOM- 000

LOM TYP: NEW COMMITMENT # SPLIT SENTENC

STAT: NEW COMMITMENT * SPLIT SENTENC

THRRENT CUST: OTX=5 CURRENT CUST DIE 06/09/2006 PAROLE REVIEW DATER - NONE:-

SECURITY LEVELS NO CLASSIFICATION RECORD FOUND

SERVING UNDER ACTIVAGE LAW IN CLASS IV

CURRENT CLASS DATE: 06/09/2006

INMATE IS EARNING : STRAEGHT TIME

DUNTY SENT DT CASE NO CRIME

JLI-CR TERM

05/019/05 NO601335.1 BURGLIARY III

01280 002Y 00M 009 CS

4YRS PROBATION

ATITORNEY FEELS : \$000500

HABITUAL OFFENDER : Y

COURT COSTS : \$0000242

FINES : \$0000000 RESTITUTION : \$0000050

06/09/06 ND60335.4 BURGLARY III

G128D DD2Y DOM DDD CC

4YRS PROBATION

ATTORNEY FEELS : \$000500

HABITUAL OFFENDER : Y

COURT COSTIS : \$01000242

FINES : \$0000000

RESTITUTION : \$0000050

TOTAL: TERM

.EE

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MIN RELIDT

GOOD TIME BAL

GOOD TIME REV

LIONG DATE

01/30/2008

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DOOY DOM DOD

01/30/2008

INMATIE LITTERALE CC M/CCD6+635.00 & GEORGIA SENT

IETAINER HARRANTS SUMMARY

INMATE CURRENTLY HAS NO DETAINER WARRANT RECORDS

ISCAPEEMPAROLE SUMMARY

INMATE CURRENTEM HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION 754 RECORDS

TSCIPLINARY/CITATION SUMMARY

INMATE CURRENTLY HAS NO DISCIPLINARY/CITATION RECORDS

CBR 716#3

LIEE!

ALIABAMA DEPARTMENT OF CORRECTIONS INMATE SUMMARY AS DF 06/20/2006

INSTE 241 CDDE= C'IADM

AIS: 00247222

INMATE: DWENS, RODNEY JULIUS

RACE: W SEX: M

INST: 241 - LEE

JAIL! CR: DODY DAM DBD DORM: DO

DOB: 1 SSN: 1

ADM DT: 06/09/2006 DEAD TIME: DODY DOM DOD

ADM TYP: NEW COMMITMENT & SPLIT SENTENC STAT: NEW COMMITMENT - SPLIT SENTENC

CURRENTI CHIST: OTH-5 % CURRENT CUST DT: 06/09/2006 PARDLE REVIEW DATER - NONE -

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

SERVING JNDER ACT446 LAW IN CLASS IV

CURRENT CLASS DATE: 06/09/2006

INMATE IS EARNING : STRAIGHT TIME

SENT DE CASEI NO COUNTY CRIME

JL -CR TERM 06/09/05 NO60B35.1 BURGLARY III D128D DD2Y DOM DDD CS

PROBATION UNDETERMINED

AFTORVEY EXES : \$000500 HABITUAL OFFENDER : Y

COURT COSTIS : \$01000242 FINES : \$0000000

RESTITUTION : \$0000050 06/09/06 NO63335.4 BURGLARY III LIEE 01280 002Y 004 000 CC

PROBATION UNDETERMINED

ATTORNEY REES : \$000500 HABITUAL OFFENDER : Y

COURT COSTS : \$01000242 FINES : \$0000000 RESTITUTION : \$0000050

TOTAL TERM MIN RELIDI GOOD TIME BAL GOOD TIME REV LIONG DATE DOD MICO YSOC 01/30/2008 DOON DOM DOD DOOY DOM DOD 01/30/2008

INMATE LILTERAIL: CC WEGEDRGIA SENTI

DETAINER WARRANTS SUMMARY

INMATE CURRENTLY HAS NO DETAINER WARRANT RECORDS

EISCAPEEMPAROLIE SUMMARY

INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY MAS NO PROBATION 754 RECORDS

INMATE HAS NO ESCAPES FROM ADOC SINCELOBSCIS RECORDING B

DISCIPLINARY/CITATIONS SIMMARY

INMATE CURRENTLY HAS NO DISCIPLINARY/CITATION RECORDS

ACR359

Juil

ALABAMA JUDICIAL DATA CENTER LEE COUNTY

TRANSCRIPT OF RECORD CONVICTION REPORT

CC 2006 000335.04 01 JOHN V. DENSON II

COURT ORI: 043015 J CIRCUIT COURT OF LEE COUNTY DC NO: GJ 2006 000273.00 STATE OF ALABAMA 375 G J: ALIAS: OWENS RODNEY JULIUS SSN: ALIAS: 0 00000000 SID: AIS: SEX: M HT: 0 00 WT: 000 HAIR: AGE: FEATURES: RACE: (X)W ()B ()O COMPLEXION: DATE OFFENSE: 00/00/0000 ARREST DATE: 02/28/2006 ARREST ORI: 0430000 ._____ CT CL COURT ACTION 01 C GUILTY PLEA CA DATE CHARGES @ CONV CITES 06/09/2006 BURGLARY 3RD DEGRE 13A-007-007 00/00/0000 0 00/00/0000 PROSECUTOR: ABBETT NICK JUDGE: JOHN V. DENSON II PROBATION APPLIED GRANTED DATE REARRESTED DATE REVOKED DATE (X)Y()N 06092006 ()Y()N _____()Y()N ____()Y(15-18-8, CODE OF ALA 1975 IMPOSED SUSPENDED TOTAL JAIL CREDIT
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OPERATOR: KAH

PREPARED: 06/16/2006

ACR359

LEE COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORT

CC 2006 000335.00 01 JOHN V. DENSON II

### CRIME VICTIMS \$242.00 \$242.00 \$9.10 \$9.11 SENTENC \$10.00 \$0.00		america		
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OPERATOR: KAH PREPARED: 06/16/2006

State of Alabama Unified Judicial System

Form C-7 Rev. 2/79`

CASE ACTION SUMMARY CONTINUATION

Case Number CC-06-335.00 thru 335.06

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Number

Style: S	TATE OF ALABAMA v. OWNES, RODNEY JULIUS Page Number of Page
DATE'	ACTIONS, JUDGMENTS, CASE NOTES
06/15/06	This matter is before the Court on a Motion to Withdraw as counsel filed by the Defendant's Cour appointed attorney, Mr. Phil Thompson, on June 13, 2006; For good cause shown, the Motion is hereby GRANTED and Mr. Thompson is withdrawn from any further legal representation of said Defendant.
	cc: Nick Abbett; Phil Thompson; Rodney Julius Owens, LCDC
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ACR359

LEE COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORT

CC 2006 000335.00 01 JOHN V. DENSON II

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OPERATOR: KAH PREPARED: 06/12/2006

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ALABAMA JUDICIAL DATA CENTER LEE COUNTY TRANSCRIPT OF RECORD CONVICTION REPORT

CC 2006 000335.04 01 JOHN V. DENSON II

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CONCURR SENT	CRIME VICTIMS	\$242.00	\$242.00
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OPERATOR: KAH PREPARED: 06/12/2006

Case 3:06-cv-00540-MEF-SRW Filed 09/20/2006 Mrs, asuly Sovery for the Things, I said about you. Hod, doesn't like ugly and I was ugly. He is about the only one that knows, our Hearts Do once again Sam Sorry for my actions, and for subal Rolling Ower

Lee County Detention Center INMATE REQUEST SLIP

			FI
1-0	2. 10		LOCATIO
Name / OW	u wun	Date	
Telephone Call	Doctor	☐ Dentist	☐Time Sh
Special Visit	Personal Problem		Other
Briefly Outline Your Re	quest. Give To Jailer	, A 1	·
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All Request Will Be Rou Those The Request is D	ted Through The Sergeant birected.	Over The Jail, The	n Forwarded To
Lieutenant	Chief De	puty	Sheriff
ate	Time Received		
UKKECTION OFFICE	R		FORM: LCS-038 (6/9

LEE COUNTY DETENTION CENTER DISCIPLINARY REPORT

Inmate Owers, Rodrey Julius Last First Middle Assignment Cell block F-1	Custody Maximum Number 31902
Assignment Cell block F-1	
	is being charged by OF. Decus
With the violation section 14.3-R-18	Magisthanized and between
UII OI ADULL L'ACCIO IX 199 AG Time	a pur (25)
Circumstances are as follows: () for Paulo	wolked days for all to be for
HUMBER JULIUS UWENS asked OFF	iver Peavy to transport a letter to
C wing for him	de pransport) a record co
MAJOR U	
MINOR	Ou De Catal
SERIOUS	Signature of Arresting Officer
Notifying Officer: Lames & Cop	
nmate's Signature hash (har	Time & Date notified: 6:10 pm 03/18/06 Witnesses desired: NO If YES, (List)
Thomas Cozart, Louis Latham.	Withesses desired. NO If YES, (List)
Circumstances Investigated By:	
Jearing date 3/22/06	Tr:
guilty, inmate must affix signature	Time 5:55 pm Plea () Guilty W Not Gu
gunty, minate must arrix signature	
ommittee Findings & Reasons: Guilty,	Due to testimony of Ofc Peaux
ommittee Findings & Reasons: Guilty I	
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LEE COUNTY SHERIFF'S DEPARTMENT NOTIFICATION OF CHARGES.

(Form #29)

TO: Rodney Julius Owers DATE: 3-18-06
YOU ARE HEREBY NOTIFIED THAT IT IS ALLEGED THAT YOU HAVE COMMITTED THE
FOLLOWING RULE VIOLATIONS:
Section 14.2-B-18 Unauthorized contact between
inmates
·
YOU HAVE BEEN CHARGED WITH THESE RULE VIOLATIONS BY OFFICER(S):
OFc. Peavy
THE FACTS ON WHICH THESE CHARGES ARE BASED ARE:
On the date of March 18, 2006 at 8:45 am inmote Robery
Julius Owens approached Officer Pears in LCDC Cell Block
I and asked offerer fewer to transport a letter
Fland asked Offgren Penny to transport a letter written to Carolyn Otio in Cell Block C9.
•
THE MAXIMUM PENALTY FOR THE VIOLATION(S) IS:
10 Days Lockdown Loss of all priveleges exept attourney, medic
and clergy visits
00
YOU HAVE THE OPTION OF REQUESTING A DISCIPLINARY HEARING FOR THE ABOVE
CHARGE(S) OR ACCEPTING DISCIPLINARY ACTION WITHOUT A HEARING. SHOULD
YOU DESIRE A DISCIPLINARY HEARING, YOU MUST REQUEST THE HEARING IN
WRITING ON THE INMATE REQUEST FORM ATTACHED TO THIS NOTIFICATION WITHIN
EIGHT (8) HOURS AFTER RECEIVING THIS NOTIFICATION.
3/18/06 6'-10 pm OFFICER MAKING REPORT

LEE COUNTY SHERIFF'S DEPARTMENT SPECIAL REPORT

Subject Inmate Rodne, Julius Owens Openas, Au 3 12 06
To the Sheriff of Lee County:
I report the following Innate Rodney Overs attempted to get
Officer Peary to pass a letter which occurred at 8:45 o'clock
this A. M. at LCDC at cell block Fl
Below give full-particulars, together with name of principals and witness and their address
On March 18, 2006 at 8:45 am Officer Peavy received
a call to go pick up Kenneth Dung for release. He was incated
in mate Rodney Julius Owers approached Officer Pearry and asked him
to a set told afficer teams the inmeter Caroling Otis 5 mail
1 1 heen to delivered to the wrong cell and asked it
1 would deliver it to cellblock C-9. At this point officer Prang took the letter up and read it. It stated information in it
directly related to the subject of Rodney Owers and Carolya D Otis Afterwards Officer Peaus told inmate Rodney Owers he was not
Afterwards Officer Peaus told inmate Rochery Owers he was not
going to deliver it and carried it to central.
Reported by Officer Peaus
AddressPhone
Complaint received by How
Assigned to

LEE COUNTY SHERIFF'S DEPARTMENT SYNOPSIS OF MAJOR/MINOR DISCIPLINARY HEARING

(Form #30)

ALL THOSE INVOLVED IN THE CASE WERE SWORN IN BY THE CHAIRPERSON.
The Lee County Jail Disciplinary Board convened at $\frac{5.55 \text{fm}}{}$ on $\frac{3/23/06}{}$, to
hear the evidence in the case involving Inmate Rodney Owens, # 3/902.
The board consisted of Chairperson Ofc Wiltsie and Member 3 Tones, Ofc. To
The accused and Arresting Officer Teauy were brought before the board.
The chairperson explained to Pearly Owens that he was charged with violating Rule
14.2 B -18 of Inmate Handbook (revised Arigust 1988).
Pearly Owens was further advised that on 3/18/06 at
he was served with "Notice of Disciplinary Hearing" and given a copy of the notice.
The chairperson explained that according to due process requirements, he must be given at least 24 hours notice
of the date that the hearing will take place. Furthermore, that the hearing must be given within seven (7)
calendar days of the time his custody changed and that he is to be given the opportunity to request any
witnesses on his behalf. The chairperson asked Pearl Owens if he understood due
· · · · · · · · · · · · · · · · · · ·
process and he replied, "
The chairperson explained to CWen 5 that he was charged with violation
of Rule # 14.2 B-18, Unauthorized contact between Inmates.
The chairperson asked Owens if he understood the charges against
nim and he replied, "
. "!
Owens was then asked how he pled to the charge and he stated,
was then asked how he pled to the charge and he stated, Wat Guilty."

			F-(
Name Roda	EY OWEAS	Date	10CATION 03-12-0
Telephone Call	Doctor	☐ Dentist	☐Time Shee
		Domisi	
Special Visit	Personal Problem		U-Other
Briefly Outline Your R	equest. Give To Jailer.	see	my
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		(/3	-1606
Approved	Denied	Col	llect Call
All Request Will Be Rou Those The Request is D	ited Through The Sergeant (Directed.	Over The Jail, Th	nen Forwarded To
Lieutenant	☐ Chief Dep	outy	Sheriff
Pate	Time Received		
ORRECTION OFFICE	R	****	FORM: LCS-038 (6/99)

C	ase 3:06-cv-0	0540-MEF-SF	RW Document 1	3-2 Filed 09/20/2006	Page 32 of 40
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State of Alab Unified Judi		ON	ORDI INITIAL AP		Case Number
Form C-80	Rev. 8/2000				
IN THE	DISTI (Circuit, Di	RTCT strict or Municipa	COURT OF	LEE COUNTY (Name of County or M	"ALABAMA unicipality)
	E OF ALABAMA IPALITY OF	dob 4		v. RODNEY JULIUS	OWENS
		55	9-4-4	, D	efendant
was duly b whereupor	rought before the n the Court did th (AS APPLICABLE)	Court for initial ap ne following, as cl :	th the criminal offense pearance on <u>MARC</u> necked in the appropr	at 11	o'clock A.m.,
L 1. 1	Name and addre		me and address of the	e defendant to be:	- 4 O
- -			****	fin	al-
-	(b) Amend	led the formal chated the defendan	arges to reflect defend to notify the Court pr	dant's true name. Oromptly of any change of add	ress.
	· / A	endant of the cha	rges against him/her	and ensured that the defend	ant was served with a copy
☐3.	opportunity to retable to be a possible of the counsel, a possible of the counsel, a possible of the counsel of	ain an attorney, a n attorney would uested □ did no	ind further advised the be appointed by the C of request court-appoi	d by counsel, that he/she we e defendant that, if he/she we Court to represent him/her. Inted counsel. If requested of Iship to complete in order for i	ere indigent and unable to ounsel, defendant □ was
<u> </u>	Informed the defe gainst him/her.	endant that he/she	e had the right to rema	ain silent and that anything tha	at he/she said could be use
□ 5. E	(a) Determin	ned that the defe	ndant shall not be re	leased from custody since cl	narged with a non-bailable
_	(b) Determing the mand condition	datory conditions	ndant shall be release orescribed in Rule 7.3	ed from custody pending furth (a), Ala.R.Crim.P., and subject	er proceedings, subject to the following additional
	1. 2.	Execution of aExecution of aOther condition	secured appearance s (specify)	ecognizance) in the amount bond in the amount of \$ _4,	
	/				
Α	la.R.Crim.P., and	d of the procedure	e by which that right n	of right to demand a prelimina nay be exercised.	
n	amed defendant.	set a preliminary	hearing to be held in th	s demanded with 30 days of one District Court of(date) at	o'clockm.
	(a) Notified (b) Defenda	the District Court ant made no dem	that such demand wa and for a preliminary	as made. hearing at the initial appeara	
□8. O	ther:			-3	
3 -3- 06				- Im	
Data			<i>.</i> Ju	dge/Magistrate	

DISTRICT

State of Alabama Unified Judicial System

ADVICE OF RIGHTS ON INITIAL APPEARANCE BEFORE JUDGE OR MAGISTRATE (Felony)

Case Number

Form C-81

IN THE .

11/91

			*.
COL	IRT	OF	

LEE

COUNTY

本STATE OF ALABAMA

☐ MUNICIPALITY OF _

RODNEY JULIUS OWENS

This is a first appearance hearing. You are charged with committing the felony offense(s) of in this Court in violation of BURGLARY III; TOP III The primary purpose of this hearing is to ensure

that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you.

In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community.

You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination.

You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you.

Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offense or offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further action by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the crime or crimes charged, then the judge will dismiss the charge and discharge you from further custody or pre-trial obligations subject to the right of the prosecution to reinstate the charges against you at a later time.

If you are released from custody (whether personal recognizance or otherwise), you must:

- 1.) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case.
- 2.) Refrain from committing any criminal offense.
- 3.) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case.
- 4.) Promptly notify the Court of any change of address or phone number.

	, rompay meany a	•
5.)	Other conditions:	

The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued.

/Judge/Magistrate

I have read or have been advised of the matters herein set forth. I understand the explanation of procedures, rights, and information given to me at the Initial Court Appearance. I understand the conditions of my release and the penalties applicable in the event that I violate any conditions imposed herein. Talso understand that failure to appear as required may subject me to additional charges in the revocation of release.

3-3-06

Defendant

FORM: LCS-038 (6/99)

	· · · · · · · · · · · · · · · · · · ·		
	<u> </u>		
	Lee County Detention MATE REQUES		
Name Rodal	J DWENS	_Date 2 14/	TION
Telephone Call	Doctor [] [DentistTin	ne Sheet
Special Visit	Personal Problem	Other	
Briefly Outline Your Red	quest. Give To Jailer 1 10 8 SEE 1 A ISO TRAN 1 TUTO STOR	About My	
MEds	also TRAM	SFER MON	104
out FRO	ut IUto Stok	E ACCOUN	7 / .
A/50 :	I WEED A TOW	etll .	
THA	NK YOU.		
Do Not Write Below This	Line - For Reply Only		
TUDS DECOUNT	TRANSFERRED TO	5 CCMMUSS	224
1 Freed 1.	Full	4305	
		21000	
	V		
Approved	Denied	Collect Call	
All Request Will Be Route Those The Request is Di	ed Through The Sergeant Over Thrected.	e Jail, Then Forwarded	То
Lieutenant	☐ Chief Deputy	☐ Sheri	ff
Date	Time Received		
CORRECTION OFFICER	}		

LEE COUNTY SHERIFF'S DEPARTMENT REGULATIONS RECEIPT

(Form #7)

2 11 1 6	
Date: 3/1/06	Time:
I, Ranky Ower number 2 of the Rules and Regulati	ons governing inmates in the Lee County Jail which
	I understand that while in this institution I will abide
by these Rules and Regulations.	and the mission is will able
I will return the copy of the Rules	and Regulations upon my release from jail. I also
understand that I will be responsible for	the loss or any damage of the Inmate Rules and
Regulations Handbook and will be charged	\$2 for its replacement. I also understand that if I
fail to pay for the replacement of the lost of	r damaged handbook I will have additional criminal
charges filed against me for destruction of	
Years of School	Rock Ozer Inmate's Signature
	today received copy number of the Lee
County Sheriff's Department Rules and Reg	
Said inmate stated to me that he was	able to read the Rules and Regulations.
Said inmate stated that he was not able the orientation rules to him.	e to read the Rules and Regulations and I explained
	Jailer's Signature
	Date: Time:

State of Alabama Case Number **Unified Judicial System** ORDER ON INITIAL APPEARANCE Form C-80 Rev. 8/2000 DISTRICT LEE COUNTY IN THE ALABAMA (Circuit, District or Municipal) (Name of County or Municipality) **西 STATE OF ALABAMA** RODNEY JULIUS OWENS ☐ MUNICIPALITY OF Defendant The above-named defendant, charged with the criminal offense(s) of ___ TOP III; BURGLARY III 1, 2006 was duly brought before the Court for initial appearance on __MARCH : o'clock whereupon the Court did the following, as checked in the appropriate blocks: (CHECK AS APPLICABLE): 1. Name and address of defendant. (a) Ascertained the true name and address of the defendant to be (b) Amended the formal charges to reflect defendant's true name. (c) Instructed the defendant to notify the Court promptly of any change of address. 2. Informed the defendant of the charges against him/her and ensured that the defendant was served with a copy of the charges. \mathbb{T} 3. Informed the defendant of the right to be represented by counsel, that he/she would be afforded time and opportunity to retain an attorney, and further advised the defendant that, if he/she were indigent and unable to obtain counsel, an attorney would be appointed by the Court to represent him/her. Defendant ☐ requested ☐ did not request court-appointed counsel. If requested counsel, defendant ☐ was ☐ was not given a copy of the Affidavit of Substantial Hardship to complete in order for indigency to be determined. Informed the defendant that he/she had the right to remain silent and that anything that he/she said could be use against him/her. 5. Bail (a) Determined that the defendant shall not be released from custody since charged with a non-bailable capital offense. (b) Determined that the defendant shall be released from custody pending further proceedings, subject to the mandatory conditions prescribed in Rule 7.3(a), Ala.R.Crim.P., and subject to the following additional conditions: _ 1.) Execution of an appearance bond (recognizance) in the amount of \$ 2.) Execution of a secured appearance bond in the amount of \$ 4,000.00 ____3.) Other conditions (specify) \Box 6. If charged with a felony offense, informed the defendant of right to demand a preliminary hearing under Rule 5.1, Ala.R.Crim.P., and of the procedure by which that right may be exercised. 7. If charged with a felony offense a preliminary hearing was demanded with 30 days of date of arrest by the above named defendant, set a preliminary hearing to be held in the District Court of _ (a) Notified the District Court that such demand was made. _ (b) Defendant made no demand for a preliminary hearing at the initial appearance hearings. ☐ 8. Other: 3-1-06 Date

Judge/Mágistraté

State of Alabama Unified Judicial System	APPEARANCE BEFORE JUDGE OR MAGISTRATE	Case Number
Form C-81 11/91	(Felony)	
IN THE DISTR	ICT COURT OF LEE	COUNTY
STATE OF ALABAMA	MUNICIPALITY OF	
v. <u>RODNEY JULIUS OW</u>	ENS	, Defendant
that you know and understand made about your guilt or innot the charge or charges against judge or magistrate will determand the charge or charges against judge or magistrate will determand the court of the court	The primary purpose of and the charge or charges against you. At this hearing, there is occance of the crime charged, but only a determination that you you. If you are before the Court on a complaint following mine whether there is probable cause for the charge against you of this hearing is to determine whether bail should be set in you the same, be raised, be lowered, or whether you should be relevant to appear for future court proceedings) or released to make this determination, it will be necessary for the judge are ties with the community. The resented by an attorney. You have a right to have your own are an attorney. If you are unable to afford an attorney, one will the representation. It will be necessary for you to complete an art to make this determination. The your attorney, family, or friends, and if necessary, reasonable. You have the right to remain silent. Anything that you say may with a felony, you are entitled to demand a preliminary hear there is sufficient evidence to establish that you probably continued the offense or an bind you over for further action by a grand jury. If, on the ficient to establish that you probably committed the offense or an bind you over for further action by a grand jury. If, on the ficient to establish that you probably committed the offense or and discharge you from further custody or pre-trial obligations of the grand you at a later time.	this Court in violation of this hearing is to ensure will be no determination ou know and understand a warrantless arrest, the four case, or, if it has been eased upon your personal in the custody of some or magistrate to ask you ttorney and will be given be appointed for you by indigency questionnaire e means will be provided y be used against you earing before a judge or committed the offense or f the date of arrest. If a ring the judge finds that offenses with which you he other hand, the judge crimes charged, then the ubject to the right of the in the case.
any appearance bond executed conviction on the charges, unle above conditions, a warrant for Date: 3-1-06 Thave read or have been advised on the loitial Court Appearance. Jun	Judge/Magistrate f the matters herein set forth. I understand the explanation of procedures, righters and the conditions of my release and the penalties applicable in the even	The Release Order and ne dismissal, acquittal, or a violation of any of the acquisition o
Date:	failure to appear as required may subject me to additional charges in the revoc	
	Dejenden	

State of Alabama Unified Judicial System

ORDER

Case Number

Form C-80	Rev. 8/2000	ON INITIAL APP	EARANCE	
IN THE	DISTRI	CT COURT OF_	LEE COUNTY	,ALABAM
IN THE	(Circuit, District		(Name of County or Mun	
STATE (OF ALABAMA		nonwer THE THE O	
☐ MUNICIPA	ALITY OF		vRODNEY JULIUS O	#ENS endant
The abo	ve-named defendar	nt, charged with the criminal offense(s) rt for initial appearance on FEBRUAR	of REG. STULEN PROPERTY 6, 2006 at 1:30	o'clock P .m.
whereupon t	the Court did the fol AS APPLICABLE):	lowing, as checked in the appropriat	e blocks:	<u> </u>
☑ 1. Na	amé and address of			
دـ ـ	(a) Ascertained	I the true name and address of the d	efendant to be:	
		Cal GA 31909		6-4368
/_		ne formal charges to reflect defendar ne defendant to notify the Court prom		SS.
/	ormed the defendar the charges.	nt of the charges against him/her and	d ensured that the defendant	was served with a copy
/		ant of the right to be represented b	by counsel, that he/she wou	ld be afforded time and
opp	oortunity to retain a	n attorney, and further advised the corney would be appointed by the Cor	lefendant that, if he/she were irt to represent him/her.	e indigent and unable to
Det ∕ □ v	fendant St equeste vas not given a copy	d id did not request court-appointe of the Affidavit of Substantial Hardsh	d counsel. If requested cou ip to complete in order for indi	nsel, defendant □ was gency to be determined.
/		nt that he/she had the right to remain	silent and that anything that h	e/she said could be use
_/	ainst him/her.			
¥5. Bai		hat the defendant shall not be relea	sed from custody since char	ged with a non-bailable
	capital offens	e.		
	(b) Determined the mandatory conditions:	nat the defendant shall be released for conditions prescribed in Rule 7.3(a),	rom custody pending further Ala.R.Crim.P., and subject to	the following additional
	4 3 -	ecution of an appearance bond (reco	ognizance) in the amount of S	
		ecution of an appearance bond (reco ecution of a secured appearance bo ner conditions (specify)		
<i>/</i>	5., Ou	ici coriditions (specify)		
_/				
		offense, informed the defendant of rine procedure by which that right may		nearing under Rule 5.1,
		offense a preliminary hearing was de		e of arrest by the above
nam	ed defendant, set a	preliminary hearing to be held in the D	istrict Court of	
an_		istrict Court that such demand was r	(date) at	o'clockm.
	(a) Notified the D	istrict Court that such demand was r ade no demand for a preliminary hea	made. aring at the initial appearance	e hearings.
*		ade no demand for a prominary nec		
			<u> </u>	
 2-6-06			YMM(X)M	
ate		Judge	/Magistrate	

IN THE DISTRICT COURT OF LEE COUNT STATE OF ALABAMA MUNICIPALITY OF V. RODNEY JULIUS ONENS , Defendant This is a first appearance hearing. You are charged with committing the felony offense(s) of mercery that you know and understand the charge or charges against you. At this hearing, there will be no determine made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. At this hearing, there will be no determination the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been arready set, if it should remain the same, be raised, be lowered, or whether you should be released upon your persona recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some questions concrening your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnairs under oath in order to the court to make this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be prointed in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge in order to enable you to do so. You have the right to remain silent. A			- Jacob	
IN THE DISTRICT COURT OF LEE COUNT IN THIS IS A first appearance hearing. You are charged with committing the felony offense(s) of in this Court in violation made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. At this hearing, there will be no determinate the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has be already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your persona recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be given the court if you qualify for such representation. It will be necessary for you to complete an indigency questionand under oath in order to talk this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged. You must make this demand within thirty (30) days of the date of arrest. If hearing is demanded and one is conducte	State of Alahama	ADVICE OF RIGHTS	ON INITIAL	Case Number
INTHE DISTRICT COURT F. LEE COUNT INTHE DISTRICT COURT J. LEE COUNT This is a first appearance hearing. You are charged with committing the felony offense(s) of RECEIVING STOLEN PROPERTY II In this Court in violation on this court in violation on the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complain following a warranties arrest, the judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether hall should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your persons are cognizance (that is, your promise to appear for future court proceedings) or released in the custoy of some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be giver time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you the court if you qualify for sort representation. It will be necessary for you to complete an indigency questionnairs under oath in order for the court to make this determination. You have a right to talk will your attorney. Family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitle			· ·	2
IN THE DISTRICT COURT OF LIEE COUNT IN THE COUNT OF LIEE COUNT STATE OF ALABAMA MUNICIPALITY OF MUNICIPALITY	4.4.			,
This is a first appearance hearing. You are charged with committing the felony offense(s) of RECEIVING STOLEN PROPERTY II The primary purpose of this hearing is to ensure that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, the judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your persona recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be giver time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing the transferse of offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at t	Form C-81 11/91	(1 clony		
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The primary purpose of his hearing is to ensure that you know and understand the charge or charges against you. At this hearing is to ensure that you know and understand the charge or charges against you. At this hearing, there will be no determination made about your guilt or innocence of the crime charged, but only a determination that you know and understand the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, th judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your persons recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be giver time and opportunity to retain an attorney, if you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge on offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary h	v. <u>RODNEY JULIUS OWEN</u>	<u>S</u>		, Defendant
the charge or charges against you. If you are before the Court on a complaint following a warrantless arrest, th judge or magistrate will determine whether there is probable cause for the charge against you. In addition, the purpose of this hearing is to determine whether bail should be set in your case, or, if it has been already set, if it should remain the same, be raised, be lowered, or whether you should be released upon your personal recognizance (that is, your promise to appear for future court proceedings) or released in the custody of some responsible person. In order to make this determination, it will be necessary for the judge or magistrate to ask you some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be giver time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnaire under oath in order for the court to make this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offerse offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing before a judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further actions by a grand jury. If, on the other	That you know and understan	ROPERTY II d the charge or charges against yo	in . The primary purpose of ou. At this hearing, there	this Court in violation of this hearing is to ensure will be no determination
Some questions concerning your ties with the community. You are entitled to be represented by an attorney. You have a right to have your own attorney and will be giver time and opportunity to retain an attorney. If you are unable to afford an attorney, one will be appointed for you by the court if you qualify for such representation. It will be necessary for you to complete an indigency questionnairs under oath in order for the court to make this determination. You have a right to talk with your attorney, family, or friends, and if necessary, reasonable means will be provided in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence for establish that you probably committed the offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest: If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient veilednee has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further action by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the offense or offenses with which you are released from custody (whether personal recognizance or otherwise), you must: 1) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case. 2) Refrain from committing any criminal offense. 3) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case. 4) Promptly notify the Court of any change of address or phone number. 5) Other conditions: The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and a	the charge or charges against judge or magistrate will detern In addition, the purpose of already set, if it should remain recognizance (that is, your pro-	you. If you are before the Court nine whether there is probable caus f this hearing is to determine whet the same, be raised, be lowered, or comise to appear for future court	t on a complaint followingse for the charge against you ther bail should be set in your whether you should be re proceedings) or released	g a warrantless arrest, the ou. your case, or, if it has beer eleased upon your persona d in the custody of some
in order to enable you to do so. You have the right to remain silent. Anything that you say may be used against you. Because you are charged with a felony, you are entitled to demand a preliminary hearing before a judge or magistrate to determine whether there is sufficient evidence to establish that you probably committed the offense or offenses with which you are charged. You must make this demand within thirty (30) days of the date of arrest. If a hearing is demanded and one is conducted, and, if at the conclusion of the preliminary hearing the judge finds that sufficient evidence has been shown to establish that you probably committed the offense or offenses with which you are charged, the judge will then bind you over for further action by a grand jury. If, on the other hand, the judge finds that the evidence is insufficient to establish that you probably committed the crime or crimes charged, then the judge will dismiss the charge and discharge you from further custody or pre-trial obligations subject to the right of the prosecution to reinstate the charges against you at a later time. If you are released from custody (whether personal recognizance or otherwise), you must: 1.) Appear to answer and submit to all orders and process of the Court having jurisdiction in the case. 2.) Refrain from committing any criminal offense. 3.) Not depart from the state of Alabama without the leave of the Court having jurisdiction of this case. 4.) Promptly notify the Court of any change of address or phone number. 5.) Other conditions: The provisions of the Release Order may be revoked or modified by the Court for cause. The Release Order and any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued. Judge/Magistrate	You are entitled to be repr time and opportunity to retain the court if you qualify for suc under oath in order for the cou	ir ties with the community. esented by an attorney. You have an attorney. If you are unable to a h representation. It will be necess rt to make this determination.	a right to have your own afford an attorney, one wi sary for you to complete a	attorney and will be given ill be appointed for you by an indigency questionnaire
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any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued. Pate: 2-6-06 Judge/Magistrate	5., Other conditions:			
any appearance bond executed in compliance with it will continue in force and effect until the dismissal, acquittal, or conviction on the charges, unless sooner revoked or modified by the Court. Upon report of a violation of any of the above conditions, a warrant for your arrest will be issued. Pate: 2-6-06 Judge/Magistrate				
Judge/Magistrate	any appearance bond executed conviction on the charges, unle	in compliance with it will continue ss sooner revoked or modified by t	in force and effect until t	the dismissal, acquittal, or
Judge/Mägištrātě	Date: 2-6-06	<i>Y</i>	WILL & In	
			•	rights and information given to

me at the Initial Court Appearance. I understand the conditions of my release and the penalties applicable in the event that I violate any conditions imposed herein. I also understand that failure to appear as required may subject me to additional charges in the revocation of release.

2-06-06

Defendant

Lee County Sheriff's Office Friday, February 03, 2006 Page 1 of 1



OWENS, RODNEY J.